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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/471,429	12/23/1999	DONALD E. WALLAR II	ST9-99-070	7384
7590 10/21/2004			EXAMINER	
DAVID N KOFFSKY ESQ			YUAN, ALMARI ROMERO	
OHLANDT GREELEY RUGGIERO & PERLE LLP ONE LAND MARK SQUARE 9TH FLOOR STAMFORD, CT 069012682			ART UNIT	PAPER NUMBER
			2176	
			DATE MAILED: 10/21/2004	

Please find below and/or attached an Office communication concerning this application or proceeding.



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Office Action Summary		Application No.	Applicant(s)
		09/471,429	WALLAR II, DONALD E.
		Examiner	Art Unit
		Almari Yuan	2176
7 Period for F	The MAILING DATE of this communication app Reply	ears on the cover sheet with the c	orrespondence address
A SHOR THE MA - Extension after SIX - If the peri - If NO per - Failure to Any reply	RTENED STATUTORY PERIOD FOR REPLY ILLING DATE OF THIS COMMUNICATION. In sof time may be available under the provisions of 37 CFR 1.13 (6) MONTHS from the mailing date of this communication. It is it is from the mailing date of this communication. It is from the mailing date of this communication. It is from the mailing date of this communication. It is for reply specified above is less than thirty (30) days, a reply it is of reply is specified above, the maximum statutory period we reply within the set or extended period for reply will, by statute, or received by the Office later than three months after the mailing atent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may a reply be time within the statutory minimum of thirty (30) day will apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	nely filed s will be considered timely. the mailing date of this communication. D (35 U.S.C. § 133).
Status			
2a)⊠ Th 3)⊡ Sii	esponsive to communication(s) filed on <u>10 Ju</u> nis action is FINAL . 2b) This nce this application is in condition for allowan osed in accordance with the practice under <i>E</i>	action is non-final. nce except for formal matters, pro	
Disposition	of Claims		
4a) 5)□ Cl: 6)⊠ Cl: 7)□ Cl:	aim(s) 1-7 and 10-24 is/are pending in the ap) Of the above claim(s) is/are withdraw aim(s) is/are allowed. aim(s) 1-7 and 10-24 is/are rejected. aim(s) is/are objected to. aim(s) are subject to restriction and/or	vn from consideration.	•
Application	Papers		
10) The	e specification is objected to by the Examiner e drawing(s) filed on is/are: a) acce- eplicant may not request that any objection to the objected trawing sheet(s) including the correction e oath or declaration is objected to by the Examiner	epted or b) objected to by the Edrawing(s) be held in abeyance. See ion is required if the drawing(s) is obj	e 37 CFR 1.85(a). lected to. See 37 CFR 1.121(d).
Priority und	ler 35 U.S.C. § 119		
a)	knowledgment is made of a claim for foreign All b) Some * c) None of: Certified copies of the priority documents Certified copies of the priority documents Copies of the certified copies of the prior application from the International Bureau the attached detailed Office action for a list of	s have been received. s have been received in Application ity documents have been received (PCT Rule 17.2(a)).	on No ed in this National Stage
Attachment(s)		_	
2) Notice of 3) Informati	References Cited (PTO-892) To Draftsperson's Patent Drawing Review (PTO-948) on Disclosure Statement(s) (PTO-1449 or PTO/SB/08) o(s)/Mail Date	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:	

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DETAILED ACTION

- 1. This action is responsive to communications: Request for Reconsideration filed on 6/10/04.
- 2. Claims 8 and 9 are cancelled. Claims 1-7 and 10-24 are pending in the case. Claims 1, 10, 15, 20, 21, and 23 are independent claims.

Drawings

3. The drawings filed on 12/23/99 are objected to as indicated in the attached PTO-948 form. Formal corrected drawings can be filed at allowance.

Claim Rejections - 35 USC § 102

4. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (a) the invention was known or used by others in this country, or patented or described in a printed publication in this or a foreign country, before the invention thereof by the applicant for a patent.
- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- 5. Claims 1, 10, 15, and 20-24 are rejected under 35 U.S.C. 102(a) as being anticipated by Guck (USPN 5,911,776 filed on 12/1996, herein after "Guck").

Regarding independent claims 1, 10, 15, 20, 21, and 23, Guck discloses:

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Composing a computer message (on col. 2, lines 1-19 teaches an author could originate a text or message of his own personal format), comprising the steps of:

(a) presenting a message composition area for entry of an unformatted message (on col. 2, lines 1-19, col. 6, lines 10-28, and col. 12, lines 56-65 teaches an author can create its own message or document in his own format such as Rich Text Format (RTF) (unformatted); the RTF is not a tagging language like TIFF, SGML or HTML) and a message format selector for selecting an output format from a plurality of formats (on col.6, lines 49-64 teaches the user-sender can change the document by reformatting it in any one of the formats required for the intended recipients);

a formatted message display area; converting unformatted message to form a formatted message with format tags of said on of output formats (on col. 5, lines 29-33, col. 6, lines 49-64, and on col. 9, lines 57-65 teaches converting Rich Text format (an untagged format) into TIFF (a tagged format); wherein the document will be formatted in TIFF for display).

Regarding dependent claims 22 and 24, Guck discloses:

displaying said formatted message for user review (on col. 7, lines 6-10: teaches text of a document or message can be displayed for review).

Claim Rejections - 35 USC § 103

- 6. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

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7. Claims 2-7, 11-14, and 16-19 are rejected under 35 U.S.C. 103(a) as being unpatentable over Guck, as applied to claims 1, 10, 15, and 20-24 above, in view of Ferrel et al. (USPN 6,230,173 B1 – filed on 07/1995).

Regarding dependent claims 2, 11, and 16, Guck discloses the invention substantially as claimed as described supra. However, Guck does not explicitly disclose "message formats include SGML and book manager script".

Ferrel on col. 20, line 57 – col. 21, line 26 and col. 23, lines 30-33 teaches converting Rich Text (RTF) into a Multimedia Data Format file (MDF); wherein the MDF is the MPML markup language tagged storage; wherein MPML text derived from SGML and HTML.

It would have been obvious to a person of ordinary skill in the art at the time the invention was made to have modified Ferrel into Guck to provide a way to author documents from Rich Text format (RTF) to be converted into a MDF being a MPML markup language tagged storage, as taught by Ferrel, incorporated into the converting of RTF into TIFF, as taught by Guck, in order to provide the ability to place embedded objects within the structure of the document in an authoring environment.

Regarding dependent claims 3, 12, and 17, Guck discloses:

a formatted message display area (Guck on col. 5, lines 29-33, col. 6, lines 49-64, and on col. 9, lines 57-65 teaches converting Rich Text format (an untagged format) into TIFF (a tagged format); wherein the document will be formatted in TIFF for display).

Regarding dependent claims 4, 13, and 18, Ferrel discloses:

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wherein computer instructions for steps (a) and (b) are implemented in Java script (Ferrel on col. 14, line 65 – col. 15, line 3 teaches scripting controls to respond to actions or automatically perform actions at runtime).

It would have been obvious to a person of ordinary skill in the art at the time the invention was made to have modified Ferrel into Guck to provide a way to author documents from Rich Text format (RTF) to be converted into a MDF being a MPML markup language tagged storage, as taught by Ferrel, incorporated into the converting of RTF into TIFF, as taught by Guck, in order to provide the ability to place embedded objects within the structure of the document in an authoring environment.

Regarding dependent claims 5, 14, and 19, Guck discloses "wherein said unformatted message is a first unformatted message, said formatted message is a first formatted message, said message area further includes a formatted display area" on col. 5, lines 29-32 teaches converting rich text format (RTF) into the TIFF format (tag format).

Ferrel discloses "in response to entry of a second unformatted message into said second message composition area, converting said unformatted message to form a formatted message with format tags of said one of said output formats; and (d) presenting said first and second formatted messages as a concatenated complete message for display in said formatted message display area", on col. 2, lines 36-47 teaches creating an displaying stories that are formatted from text document into SGML or HTML to be displayed in an on-line network; wherein producing documents that are tagged in either the SGML and HTML format (first and second message composition area); col. 3, lines 46-65 and on col. 20, line 57 – col. 21, line 26 teaches converting

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Rich Text format (RTF) to a MDF that holds is tagged language MPML (converting unformatted message into format tags).

It would have been obvious to a person of ordinary skill in the art at the time the invention was made to have modified Ferrel into Guck to provide a way to author documents from Rich Text format (RTF) to be converted into a MDF being a MPML markup language tagged storage, as taught by Ferrel, incorporated into the converting of RTF into TIFF, as taught by Guck, in order to provide the ability to place embedded objects within the structure of the document in an authoring environment.

Regarding dependent claim 6, Guck discloses:

Guck discloses "editing first and second formatted messages and sending a copy of the formatted message to a computer message file" on col. 6, lines 49-64 teaches author or usersender selects among various formats to reformat his document to send to various recipients and on col. 12, lines 56-65 teaches creating a file and defining the file in a alternate format.

Regarding dependent claim 7, Ferrel discloses:

wherein said first and second composition areas and said formatted message display area are formed in a template that is presented on a web page, and wherein steps (e) and (f) are performed via said web page (Ferrel on col. 3, lines 46-65 teaches using Word template to help author produce documents with valid embedded codes).

It would have been obvious to a person of ordinary skill in the art at the time the invention was made to have modified Ferrel into Guck to provide a way to author documents from Rich Text format (RTF) to be converted into a MDF being a MPML markup language tagged storage, as taught by Ferrel, incorporated into the converting of RTF into TIFF, as taught

by Guck, in order to provide the ability to place embedded objects within the structure of the document in an authoring environment.

Response to Arguments

8. Applicant's arguments filed 6/10/04 have been fully considered but they are not persuasive.

Regarding Applicant's remarks on pages 10-12:

Applicant argues that Guck does not teach "receiving and presenting a message composition area of unformatted text. The Examiner has interpreted "unformatted message" as a message without format tags. Guck discloses a Rich Text Format (RTF) used on a document; wherein RTF is an untagged language; wherein the document in RTF can be converted into a TIFF, SGML or HTML (all tag format languages) see on col. 6, lines 10-28 and col. 12, lines 56-65. Furthermore, Guck on col. 2, lines 1-19 and lines 26-29 teaches the client-user has the capability of authoring text, graphics, or messages (composition of a message).

9. THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Almari Yuan whose telephone number is 703-305-5945 (571-272-4104 after October 20, 2004). The examiner can normally be reached on Mondays - Fridays (8:30am - 5:00pm).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Joseph Feild, can be reached on 703-305-9792 (571-272-4090 after October 20, 2004). The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

AY October 17, 2004

> SANJIV SHAH PRIMARY EXAMINER